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Fill in this information to identify your case: IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TEXAS Debtor 1 Larry Lee Johnson First Name Middle Name Last Name Debtor 2 (Illing spouse) First Name Middle Name Last Name Case Number: 23-40839-R TXEB Local Form 3015-b ORDER CONFIRMING CHAPTER 13 PLAN

Upon completion of a hearing upon proper notice to consider the confirmation of the Chapter 13 Plan proposed by the Debtor¹ (the "Plan"), wherein the Court has determined that all of the requisite requirements for confirmation pursuant to § 1325² have been fulfilled by the Debtor, and that all objections to plan confirmation have been overruled or resolved by agreement, the Court finds that just cause exists for the entry of the following order.

IT IS THEREFORE ORDERED:

1. The Debtor's Plan filed on 5/15/2023	[dkt #1	2] , as amended by	this order, is C	CONFIRMED.			
2. The Debtor shall pay: ☑							
Constant Payments:	\$\$710.00	per month for _	60	months,			
☐ Variable Payments: for	Variable Payments: formonths pursuant to the schedule set forth in Exhibit A to this orde						
together with those portions of any tax refunds re	equired to be tendered	l under § 2.4 of the Plan	, to:				
Carey D. Ebert, Chapter 13 Trustee P. O. Box 628 Tyler, TX 75710							
beginning 6/9/23 and continuing in accordance with the provisions of the Plan, this	•	ed claims provided for b quent order of the Court	•	e been paid			

3. Excepting adequate protection payments authorized to be paid by LBR 3015(c), and only to the extent funds are available, the Trustee shall make disbursements on a monthly basis to the holders of allowed claims as set forth in the terms of the Plan and as modified by this Order; provided, however, that the Trustee shall not be required to pay any dividend to any claimant in an amount less than \$15.00 and any dividends deferred under this provision shall be paid when the accumulation of payments due to such claimant shall exceed the sum of \$15.00. Upon the filing of any plan modification motion, however, the Trustee is authorized to suspend disbursements to the holders of allowed claims pending the resolution of that motion in order to determine the effect of the modification upon future disbursements.

¹ The use of the singular term "Debtor" in this Order includes both debtors when the case has been initiated by the filing of a joint petition by spouses. 2 All statutory references contained in this Order refer to the Bankruptcy Code, located in Title 11, United States Code.

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Debtor Larry Lee	Johnson			Case number <u>23-40839-R</u>				
	o LBR 3015(f)(1), the Plan i e following manner:	s amended	through this O	rder without the ne	ecessity o	of further discl	osure to	
	All claims previously listed a he Plan regarding the treat							
Claimant	Collateral Description	Adequate Protection Payment	Total Claim Amount	Collateral Value	Plan Interest Rate	Equal Monthly Payment by Trustee	Projected Total Payment by Trustee	
Toyota Motor Credit Corp	2016 Toyota Tacoma	Month 1 through_	5870.42	\$7,000.00	8.25%	pro rata	7184.07	
☐ Other C	hanges That Do Not Require	e Further No	tice to Creditor	's. ³ The Plan is MOD	IFIED in t	he following ma	anner:	
	Signed on 8/3/2023 Brenda T. Rhoader ST							
				renda T. K IORABLE BREN			ST_	
				EF UNITED STA				
³ The inclus	ion of any plan amendment that require	es notification und	der §§ 1.1 – 1.4 of th	e Chapter 13 Plan may not	accomplishe	ed through this conf	irmation order	
APPROVED	AS TO FORM AND SU	BSTANCE	Ē:					
x /s/ Carey E Carey D. E	Ebert Ebert, Chapter 13 Trustee		Da	ate				
x Holly B Gu Attorney f			Da	ate <u>July 24, 2023</u>				
x /s/ Chandr Attorney f	ra Pryor or Toyota Motor Credit		Da	ate July 24, 2023				